

## U.S. Diplomat In Mexico Kidnaped By Terrorists

GUADALAJARA, Mexico (AP) — Three leftist terrorists kidnaped U.S. Consul General Terrence G. Leonhardy Friday evening and said they would kill him unless the Mexican government freed 30 prisoners and flew them safely to Cuba.

Reports said shots were fired during the kidnaping, but there was no indication whether the 58-year-old consul general, who is married and has two children, was injured.

Gov. Alberto Orozco Romero of Jalisco State ordered the Mexican army and local police "not to intervene in any form" in the kidnaping for fear of endangering Leonhardy's life.

Leonhardy was abducted between 6 p.m. and 8 p.m. as he drove home alone from the consulate after attending the inauguration of an anti-narcotics campaign exhibition.

A boy who said he saw the kidnaping told police the men blocked the path of Leonhardy's car with two other cars, put him in one of them and then transferred him to another vehicle.

The Armed Revolutionary Forces of the People claimed responsibility for the kidnaping and said the prisoners, to be named later, should be gathered in Mexico City on Sunday.

The group said Cuban Ambassador Fernando Lopez Muino should be interviewed on television at 4 p.m. that day; and if he confirmed the prisoners were in Havana, then Leonhardy would be freed.

It warned there should be "no vigilance or police-military

(See Page 11, sec. 1, col. 3)



TERRENCE G. LEONHARDY  
U.S. Counsel General Kidnaped

## LMC Strikers Will Appeal

### Hospital Chief Resigns

Richard C. Goodman, administrator at county-owned Berrien General hospital at Berrien Center, has resigned.

Two BGH board members who asked not to be identified confirmed that Goodman resigned by letter effective Thursday night. BGH board Chairman Edward Mattix was unavailable for comment late Friday. Goodman said: "I want to relocate my home and my family. I'm looking into several opportunities in the health field."

Goodman took over the \$18,000-a-year post Sept. 1, 1970, after a two-year stint as administrator at Albert M. Keller hospital in Fayette, Mo., and other hospital posts since 1961.

Goodman and his wife are the parents of six children. The family lives in Stevensville.

Goodman, 45, is a native of St. Louis, Mo., and a graduate of Washington University, St. Louis.

He is a nominee for the American College of Hospital Administrators.



RICHARD C. GOODMAN  
Administrator Resigns

### Hearing Speed-Up Sought

The Lake Michigan college Federation of Teachers plans to appeal and ask for an accelerated hearing date on the order by the U.S. Circuit Court of Appeals in Cincinnati suspending reinstatement of 45 fired LMC faculty members.

The teachers were ordered reinstated temporarily last Monday by U.S. District Judge Noel Fox in Grand Rapids. The reinstatement was stopped Tuesday by the court of appeals pending a hearing June 13 in Cincinnati.

Mrs. June Fieger, field representative for the Michigan Federation of Teachers, said briefs will be filed early next week appealing the suspended order as having been granted without any testimony by the teacher's union.

The union's appeal will contend that fired teachers continue to suffer irreparable economic harm and that the hearing date prohibits them from summer school assignments. Mrs. Fieger said, Summer school classes begin June 11 and assignments are being made this month.

Even though June 13 is an early hearing date considering the crowded docket of the court of appeals, the union feels the economic loss to the teachers is an overriding issue, Mrs. Fieger explained.

"We'll win," Mrs. Fieger predicted but meanwhile "the college is wasting public funds with its constant legal delays."

Representatives of the LMC Federation will attend the annual Michigan Federation of Teachers convention this weekend in Detroit and make an appeal for funds.

The union and the college now have legal action pending in three courts. Judge Fox has still to rule on whether teachers were entitled to hearings prior to dismissal or whether the issue must be decided by a three-judge panel on the basis of constitutional issues. The court of appeals has the reinstatement issue. The third suit is in Ingham county circuit court where the union seeks to freeze spending of college funds pending an audit.

Additionally, the two sides are awaiting a decision from a Michigan Employment Relations commission hearing on charges of unfair labor practices filed by the teachers.



**KEANE INDICTED:** Chicago Alderman Thomas E. Keane muses after being indicted Friday by a Cook County, Ill., grand jury on charges of official misconduct, conflict of interest and conspiracy. Indicted with Keane, Mayor Richard J. Daley's right-hand man in city politics, was Alderman Edwin P. Fitielski. It is charged that they violated the law when they voted to designate as a depository for city funds a bank they have stock in. (AP Wirephoto)

## Covert Teacher Is Suspended

**PAW PAW** — A Covert elementary school teacher who was one of eight persons arrested in drug raids in Van Buren county Wednesday night has been suspended from her job, a Covert school spokesman said Friday.

School Supt. John Krenkow said he suspended until the May 14 school board meeting Marian Karleen Hamilton, 28, of South Haven, a fourth grade teacher.

He said the board voted April 3, not to renew her contract for the coming school year in an unrelated decision.

Krenkow said she is a 1971

graduate of Wayne State university and joined the Covert teaching staff last September.

Mrs. Hamilton was one of two persons arrested at 90 North Shore drive, South Haven, Wednesday night. She has been charged with delivery of marijuana.

Arresting officers said they confiscated several hundred doses of suspected LSD, a quantity of chemicals and suspected marijuana when they entered the apartment with a search warrant.

Mrs. Hamilton identified herself as a teacher when arrested, according to state police in South Haven, and her employment in the Covert system was confirmed Friday by Krenkow.

Also included in the arrests were Arthur C. Thivierge, 25, who also listed his address as 90 North Shore drive in South Haven; Reginald John Smith, 22, David Alvin Cecil, 19, and Alan Joseph VanDyke, 19, all of Covert.

Also arrested were Naomi Matrau, 45, of Hartford; Brant Charles Butler, 19, of route 6,

(See Page 11, sec. 1, col. 2)

## Area Study Shows Need For 90 Buses By 1990

BY BILL RUSH  
Staff Writer

Representatives from Twin City area communities and agencies agreed by resolution Friday that a public transportation system with as many as 90 buses may be an area need by 1990.

The resolution was passed by the Twin Cities Area Transportation Study committee (Twin-Cats) during a meeting at the

courthouse in St. Joseph.

Officials from the State Highway department reported that the Twin City area has about 12 buses as part of Twin Cities Motor Transit, a privately financed company, and "next to nothing" in terms of public transportation. The report was presented by Richard Baibak and William Hartwig, of the Michigan State Highway department.

Twin-Cats members were asked to indicate future public transportation needs to include the area in U.S. Department of Transportation planning and funding. The estimate of public transit needs can be revamped every two years as more information becomes available about population, land use and transportation.

Communities participating in Twin-Cats are the townships of Benton, Lincoln, Royaltown, St. Joseph and Sodus, the cities of Benton Harbor and St. Joseph,

the villages of Stevensville and Shoreham plus the Berrien road commission, and the county planning department.

One of the reasons cited for public transit needs is the growth of the area around Cook nuclear plant, which is expected to bring in industries requiring more energy and thus add to the population.

Also, updated census figures compiled by the state highway department show: 28 per cent of the dwelling units in Benton Harbor have no automobiles; 13 per cent in Benton township; 14 per cent in St. Joseph; 3 per cent in Lincoln township; 9 per cent in Royaltown township and 15 per cent in Sodus township. Each dwelling unit is estimated to have an average of two to three residents.

The state highway administration released comments made by citizens during interviews last fall as part of an

origins and destination study to plot traffic distribution.

Some of the more frequent comments include:

Pipestone street and Napier avenue intersection needs a stoplight and Pipestone needs resurfacing.

Cleveland avenue and Glenford road corner needs a stoplight and Cleveland needs

(See Page 11, sec. 1, col. 7)



RICHARD BAIBAK  
Coordinator For Study



WILLIAM HARTWIG  
Analyst

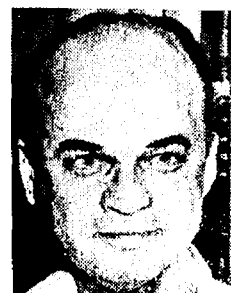
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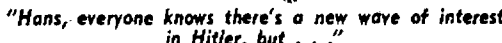
### Sentenced

Heart surgeon Dr. C. Walton Lillibie was fined \$50,000, put on five years probation and ordered to do six months charitable work in his field Friday in Minneapolis, Minn., on a charge of evading

\$125,000 in federal income taxes. The pioneer in open heart surgery is a former University of Minnesota professor and is currently practicing surgery in New York.



**W. J. Banyon, Editor and Publisher**  
**Bert Lindenfeld, Managing Editor**



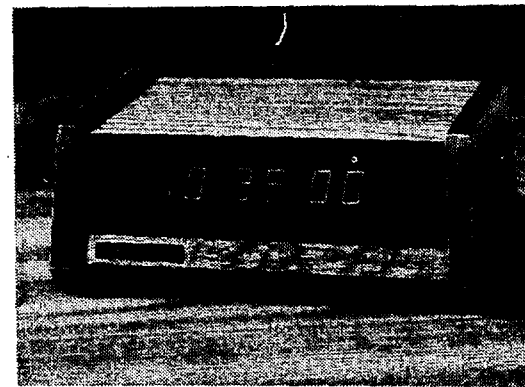




DAVID W. NURSE  
Heath Co. President



**POCKET CALCULATOR KIT:** A battery-powered, self-contained pocket calculator has been added to the line of Heathkit products. Calculator has 8-digit display with floating decimal, will run for five to eight hours between charges, and comes with its own battery charger.



**HEATHKIT DIGITAL CLOCK:** This electronic digital clock from Heath Co. is one of many do-it-yourself projects which novices can build following simple, detailed instructions. Mechanism uses solid-state circuits to run clock which indicates hours, minutes, and seconds.

## Flu Bug Forces Milliken To Cancel Parade Ride

The Grand Floral Parade will roll through St. Joseph and Benton Harbor today without Gov. William Milliken.

The governor was scheduled to be grand marshal for the fifth straight year, but his office reported Friday afternoon that illness has forced him to cancel the appearance.

"He apparently has a touch of the flu," said Dale Arnold of the governor's press staff.

It's the first Grand Floral Parade Milliken has missed since he became governor. "He really likes those parades, too," said Arnold.

Blossomtime, Inc., announced no pinch-hitter is available for the governor.

Milliken also was forced to cancel an appearance after the parade Saturday at a Michigan Press Photographers association seminar in Lansing.

## Sales Triple In 10 Years 'Heathkits' Still Flying High

BY SCOTT WILLIAMSON  
Staff Writer

The first Heathkit was an airplane called the "Parasol," introduced in 1932.

Today, Heath is out of the airplane business, but one of those "Parasols" is still flying, and hundreds of other Heath products are flying high.

In the past decade, Heath sales have soared from \$20 million in 1962 to \$66 million in 1972.

Heath Co., a subsidiary of Schlumberger, Ltd., is headquartered on Hilltop road, St. Joseph, in a 400,000 square-foot facility where some 1,200 persons are employed.

Heath was acquired by Schlumberger in 1962 when all sales were mail order. Heath products are now sold in retail outlets, but mail orders remain the principal source of sales.

Millions of people who have seen Heath catalogues think of Benton Harbor as Heath's home base. The company was founded in Benton Harbor and retained that mailing address after moving to St. Joseph.

Heath's rise is featured in the annual report of Schlumberger, Ltd., which salutes the Twin City firm as integral part of its international network of companies. Schlumberger reported gross income of \$812.1 million in 1972; net income of \$70.2 million or \$1.94 a share.

David W. Nurse has been president of Heath for the past seven years.

Heath attributes its success to the special partnership between the company and the customer, since Heath designs the product and writes instructions and the customers assemble and use the finished product.

The fun and satisfaction that comes from successfully building and operating an electronic instrument is the prime mover in Heath sales, the company feels. Another fascination with Heathkits is that the customer can assemble technical equipment with common tools, using instructions that are written for the novice.

Heath now offers over 700 different items, with 350 kit models, 200 accessory items such as TV and audio cabinets, and about 150 items in the instrumentation line of assembled products.

Some of the kits offered by Heath include amateur radio equipment and measurement and test instruments; entertainment products like TV, audio components and guitar amplifiers; and special interest activities such as boating, fishing, and automotive repairs.

In order of popularity measured by dollar sales, home entertainment products rank first, followed by test equipment and amateur ("ham") radio kits.

In terms of number of units sold, the leaders are among the lower priced kits, with an electronic calculator first in 1972, followed by auto tune-up meters and an electronic clock.

Some small kits, like the electronic metronome, have

### Reptiles Featured

EAU CLAIRE — Reptiles will be featured during an assembly at Eau Claire elementary school Tuesday, May 15, at 9:15 a.m., announced William F. Schaefer III, principal.

The program by Chuck Naidl is open to parents.

Naidl and wife operate a reptile farm at Baraboo, Wis.

only a handful of parts, while others, like a color TV, have more than a thousand.

Assembly time may take from one evening for most automotive test equipment, to four

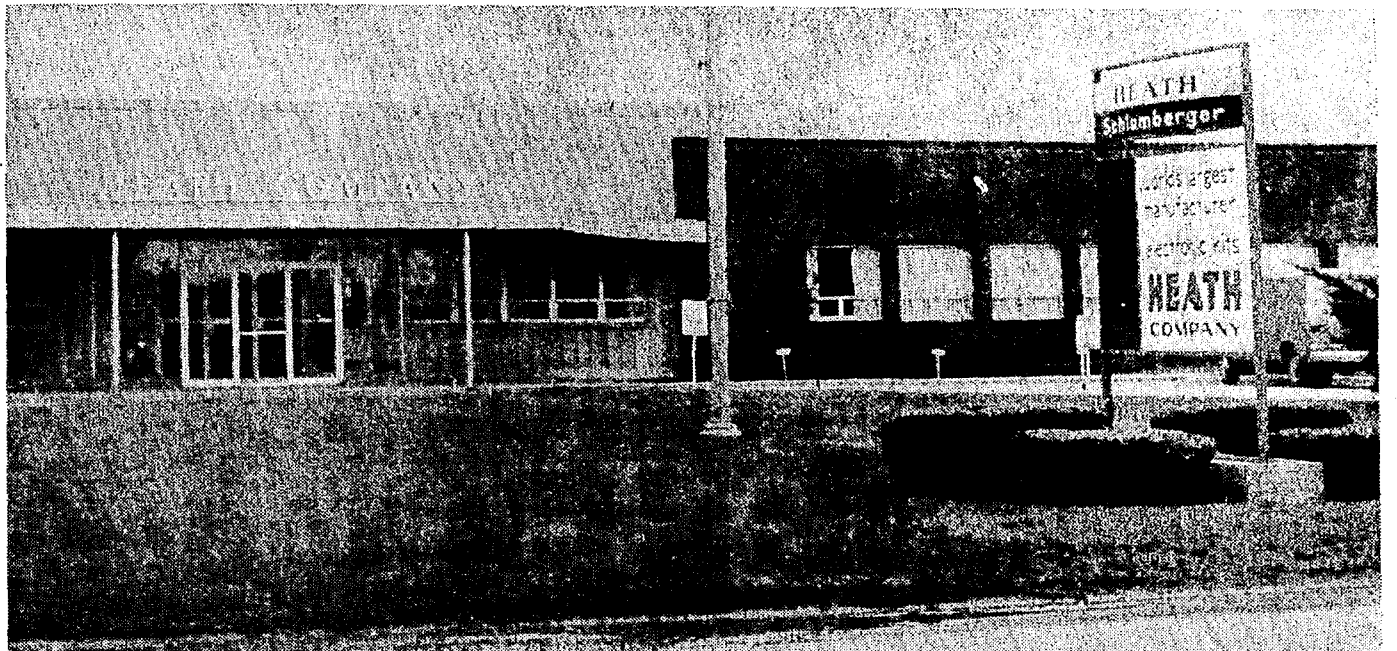
evenings for an oscilloscope, or 100 hours for a large electronic organ.

Heath's first kit was an airplane introduced in 1932, which was powered by a motor-

cycle engine, had a wingspan of 18 feet, a range of 400 miles, and top speed of 85 mph. Today, the only airborne product is a radio-control for model planes.

offered by Heath was a five-inch oscilloscope in 1947, followed soon after by a vacuum-tube voltmeter and a signal generator.

A Heath brochure summarizes the company's philosophy, stating: "Whatever direction new technological developments take, Heath has the experience, talent and flexibility to design a kit for it."



MAIN ENTRANCE to expanding Heath company's headquarters and main plant on Hilltop road in St. Joseph. Local firm is one of nation's top business success stories. (Staff photo)



**BURGLAR ALARM IN BOOKCOVER:** You can't judge a book by its cover is applicable to "The Informer," an intrusion sensor concealed in a book binding from Heath Co. "Book" can be positioned to survey an entire room or entranceway. When ultrasonic sensor detects movement in area under surveillance, it can trigger an alarm, turn on a light, or both. The apparatus runs on house current. "The Informer" can be built by a beginner in about two evenings, the firm says.

### 16 Schools, 20,000 Students

## Tiscornia 11th President Of Colleges Foundation

Lester C. Tiscornia, president and treasurer of Auto Specialties Manufacturing Co., St. Joseph, has been elected the 11th president of the Michigan Colleges Foundation, Inc.

He succeeds R.T. Perring, chairman, Detroit Bank and Trust Co., who was elected the foundation's board chairman.

The Michigan Colleges Foundation, now in its 24th year of operation, provides an efficient economical medium through

which business and industry, foundations and others can contribute to the operating programs of its privately controlled 16 member colleges.

Individually these colleges are relatively small, ranging from 500 to 3,000 students. Collectively, however, they represent a sizeable educational force with almost 20,000 students and operating budgets of over \$67 million. Since founded, the Michigan Colleges Foundation has raised more than \$12 million from over 15,000 supporters.

Other officers elected were: Vice Presidents: J. Herman Fles, chairman, Associated Truck Lines, Inc., Grand Rapids; Charles E. Kirsch, president, Kirsch Co., Sturgis; and James H. Richardson, director, Ajax Associated Industries, Detroit. Treasurer: Kenneth Aird, executive vice president, Manufacturers National Bank, Detroit.

New board members elected were: Gordon Craig, president, Booth Newspapers, Ann Arbor; Ralph J. Ladd, president, Michigan Mutual Liability Insurance Co., Detroit; and W. Rick Littell, vice president of

personnel, Michigan Bell Telephone Co., Detroit.

The 16 colleges affiliated with the foundation are Adrian, Albion, Alma, Andrews, Aquinas, Calvin, Hillsdale, Hope, Kalamazoo, Madonna, Marygrove, Mercy, Nazareth, Olivet, Siena Heights, and Spring Arbor.



LESTER TISCORNIA

## Mrs. Child Seeks Seat On St. Joe School Board

Mrs. Linda S. Child, 3624 Lake Shore drive, St. Joseph, has filed nominating petitions for a three-year term on the St. Joseph Board of Education.

Mrs. Child is the second to file for the three-year term which developed from the resignation of Arthur Franzen. Previously Mrs. Freda (Jack) Sparks, 2721 Highland Court, has filed for this position.

Two four-year terms are also at stake in the June 11 election. Three candidates, Mrs. Beverly (Frank) Linn, 3055 Wissing Lane, Shoreham; Dr. Joseph B. Naines, Jr., 314 Murphy Court, St. Joseph; and Robert T. Alt, 680 Manitou road, St. Joseph, have filed for these positions.

Deadline for filing is 4 p.m. May 14.

Mrs. Child, 31, is the widow of Dr. Craig M. Child, killed in an automobile accident on Napier avenue, in St. Joseph township, in 1971. She is the daughter of Mr. and Mrs. Henry T. Fenderbosch, 1800 Briarcliff drive, St. Joseph.

She is a housewife although she has been an interior decorator and worked in Dallas, Texas, four years for American Hospital Supply Corp., designing offices of physicians.

She is a 1960 graduate of Midland, Texas, High school and attended the University of Texas at Austin from 1960 to 1963, majoring in education.

Mrs. Child served as president of Heilbronn Officers and Civilian club in Germany; was president of Phi Rho Sigma Medical Wives club in Dallas, Texas; and was president of her sorority, Alpha Delta Pi at the University of Texas.

She has been active in politics and in national election campaigns.

Mrs. Child was coordinator and a volunteer in the YWCA tutorial program for underprivileged children in Austin.

Mrs. Craig has a son, Craig.

### Bud Wilkinson Is Honored

KNOXVILLE, Tenn. (AP) — Charles H. "Bud" Wilkinson, former Oklahoma coach, received the Bob Neyland Memorial award Friday night for distinguished service to college football.

Michael, 5, who will enter kindergarten at Brown school, next fall.

She is a member of St. Joseph Catholic church.



MRS. LINDA S. CHILD

## Sets First Annual Meeting

The first annual meeting of the 13-member board of directors of BCV Health Services, Inc., will be held Monday night at 8 in Ramada Inn south of Benton Harbor.

The board is expected to hear a personnel committee's report recommending creation of five key posts with annual salaries, and hear a report on a proposed prepaid medical care package for Cass county Medicaid patients at Comstock Family Health Care center, Dowagiac.

The meeting follows a dinner at 7 at Ramada. The meeting is open to the public.

BCV Health Services, Inc., is a recently-formed private, nonprofit corporation to increase the availability and accessibility of outpatient health services in southwestern Michigan. It runs the Comstock clinic and migrant health program here.



## Cass To Ballot Monday On Two School Tax Issues

CASSOPOLIS — Renewal of a 15-mill property tax for operating costs and creation of a building and site fund with a two-mill tax for two years will be on ballots Monday, May 7, in a special Cassopolis school district election.

The 15-mill proposal is for one year.

Establishment of the building and site fund is for construction of a four-classroom addition to Squires school and purchase of 91 acres off Diamond Cove road in Jefferson

township for future school district growth. It involves two proposals.

Both questions must be approved for plans to proceed. If approved, one would create the building and site fund while the other would grant approval to levy and collect the tax.

The board has an option to purchase the Diamond Cove road site. Until needed for school district expansion, the site would be used as part of the vocational agriculture farm laboratory

program.

Cost of the four classroom addition to Squires school has been estimated at \$120,000. The Diamond Cove road land option price is \$600 per acre, total of \$54,600.

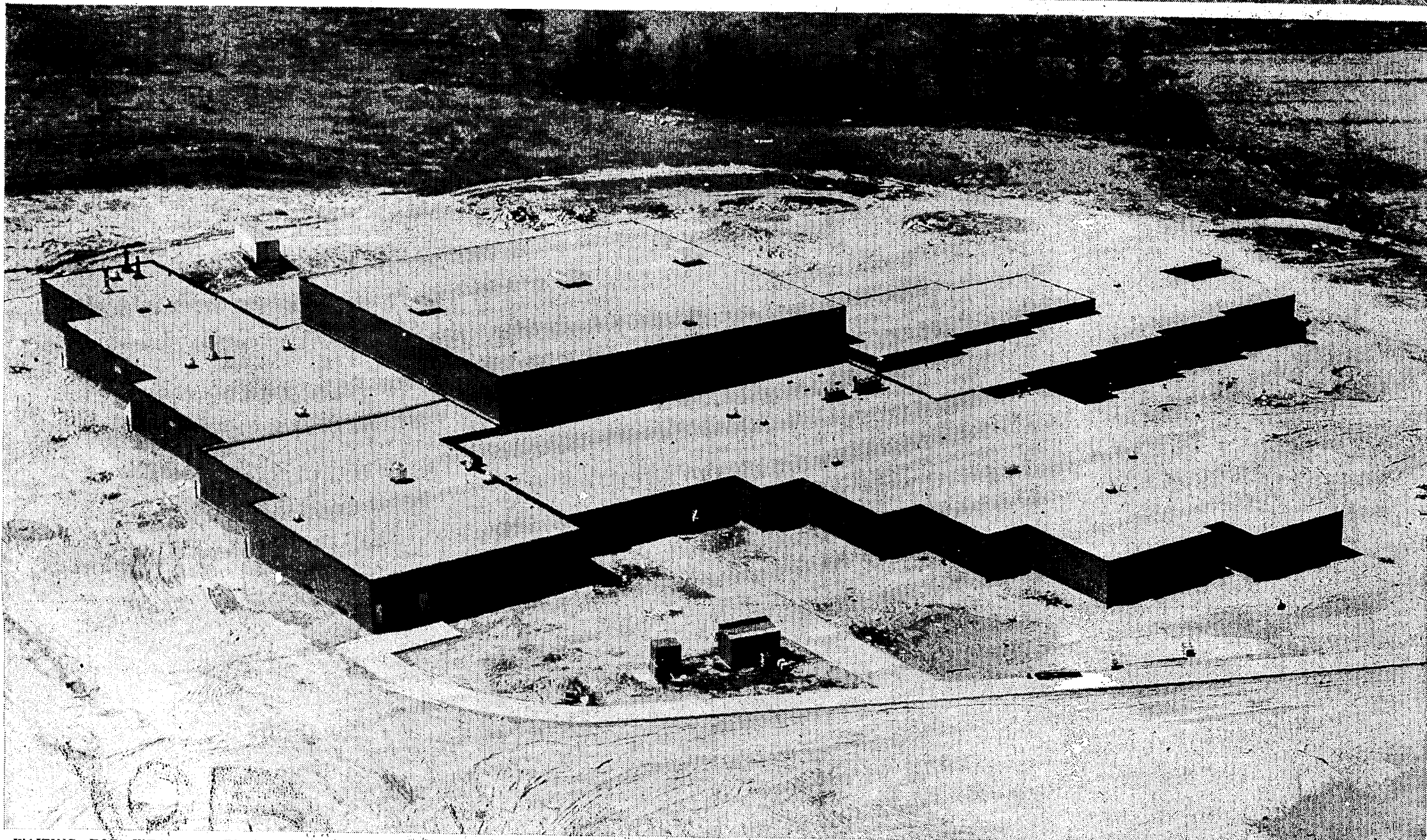
Each mill represents about \$35,000 in revenue to the district.

If the building and site proposals are approved, the school board plans to ask bids on the Squires addition immediately in hopes of having the classrooms ready for use in the fall.

The 15-mill request represents about \$325,000 to the district — about 30 per cent of the 1973-74 proposed operating budget of \$1,797,000.

Residents of LaGrange, Jefferson, Howard, Pokagon, and Wayne townships will vote in the foyer of the high school gym. Calvin, Porter, Penn and Newberg township residents will vote at Vandalia elementary school.

Polls will be open from 7 a.m. to 8 p.m. Any registered voter of the district is eligible to vote.



**WAITING FOR WEATHER:** Blacktopping of parking lot is all that remains to be done at new Eau Claire high school before building is ready for occupancy, but students won't report to building

for classes until new school year begins in fall. School officials had hoped for use this spring, but rains prevented paving of lot last fall and sewer line remained unconnected until last month

because of sewer rate dispute between school board and Village of Eau Claire. Paving of lot is scheduled to begin as soon as weather permits this

month, according to Supt. Donald McAlvey. The \$1.8 million building is designed for about 500 students. (Aerial photo by Adolph Hann)

## STATE MANDATED PROGRAM COSTS MORE

# Special Ed Plan Adopted By Berrien Board

BY BRANDON BROWN  
Staff Writer

BERRIEN SPRINGS — The Berrien county Intermediate school board this week adopted

a state-mandated special education program expected to reach more students at greater costs over the next two years.

The present 1972-73 program

for the county costs about \$4 million, serves some 6,400 youngsters, and uses services of about 190 professionals and 58 nonprofessionals.

The 1973-74 program is expected to cost \$4.8 million, reach 7,100 students, use 235 professionals and 48 nonprofessionals.

The 1974-75 program is expected to cost \$5.2 million, reach 7,400 students, use 248 professionals and 91 nonprofessionals, according to Walter Wend, Intermediate director of special education.

Increased state aid and increasing county valuation should pay for bigger, more expensive programs with no increase in the present countywide 1.5-mill special education tax, he added.

The Intermediate board adopted the two one-year plans to meet the Mandatory Special Education act of 1971 — sometimes called the "educational bill of rights for the handicapped" — which requires planning to meet educational needs of all handicapped persons age 0 to 25 for the next two years, Wend said.

The legislature adopted it to assure handicapped children the chance for an appropriate education, he said.

"In general," he added, "I

would say that our increases necessitated by the Mandatory act have been more moderate than most places—that we have been growing at a steady pace in our services to the handicapped.

"The significant areas of increase for the two years are for emotionally impaired and learning disabled."

As part of the new plans, the Intermediate board Thursday night voted to create 14 special education job slots for profes-

sionals worth a total of perhaps \$168,000 a year, Wend reported. They'll probably go on the payroll in the fall.

The present-year countywide special education budget of some \$4 million is funded at a rate of about \$2-\$2.5 million in state aid and the balance from 1.5 mills in county special education property tax, plus local school district contributions for classrooms and administration.

The state legislature has in-

dicated it will boost state aid during the next two years. Meanwhile, increasing county valuation is expected to produce more special education revenue without need to boost the 1.5 mills in tax, Wend said.

He noted that the Intermediate board has already set aside some \$925,000-\$950,000 from special education budgets during the past two years. It is intended for use in special education facility construction—neither required nor listed

in the mandatory two-year plans. It likely will be spent in 1973-74 and no more needed, freeing special education monies during the next two years for operations instead of construction, Wend indicated.

The two new one-year plans now go to the state board of education for approval, Wend said. Such approval makes the plans eligible for state funding.

Also Thursday, the Intermediate board:

—Voted to make itself one

constituent in a three-county southwestern Michigan board administering federal funds for educational media (films, instructional materials) for Berrien, Cass and Van Buren counties.

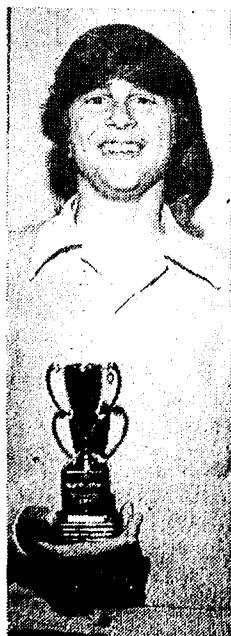
—Okayed buying a magnetic-tape typewriter for \$6,050.

—Voted to spend some \$150-\$200 to repair a compressor in the air conditioning system at the Intermediate headquarters.

—And okayed paying \$24,768.87 in bills.

### Speech By Buchanan Boy Best

Scott Werrbach, 14, student at Buchanan middle school and son of Mr. and Mrs. Robert Werrbach, 4073 Chamberlain road, won first place at Berrien County Declamation contest, held at River Valley high school May 3, with speech on subject "The Meaning of the Declaration of Independence." Joyce Bazz of Lake Michigan Catholic middle school, Benton Harbor, was second, and Stanley Maxwell, Andrews university junior academy, Berrien Springs, was third.



## Lottery Will Award Four New Cars As A Bonus During Michigan Week

Four new Michigan-made automobiles will be awarded as part of a Michigan Week bonus plan at the May 24 super drawing of the Michigan lottery to be held in Alma.

### 'Big Mac' Busy

LANSING Mich. (AP) — A 43 per cent increase in vehicle traffic over the Mackinac Bridge, connecting Michigan's two peninsulas.

General Chairman for Michigan Week, Robert B. Willemis of St. Joseph, confirmed the announcement, but Dave Hanson, public relations director for the Bureau of State Lottery, said further details on the added drawings would not be released until Monday.

Willemis said tickets for the bonus will be on sale May 8-15, the week before Michigan Week, May 19-26.

Willemis, a group vice

president of Whirlpool, said the theme for the 20th annual Michigan Week is "What You Seek is What You Get," signifying the great recreational and vocational opportunities in Michigan.

In western Michigan, deputy general chairman William Biggs said official opening ceremonies will be held in Sturgis on May 19, and final selections for the Product of the Year awards will be held in

Grand Rapids on May 23.

Other general chairman called attention to the Michigan Minuteman program to be held on the capital steps in Lansing and the Highland festival and games in Alma for the central part of the state; the upper peninsula youth arts festival in Escanaba for northern Michigan; and a community improvement program in Detroit for the eastern section of Michigan.



ROBERT B. WILLEMISS  
Michigan Week Chief





## LEGAL NOTICES

(Continued from page 21)

then read.

It was moved by LeRoy Gast and seconded by Lawrence Ott that Ordinance No. 73-1 entitled: AN ORDINANCE PROVIDING FOR THE OPERATION, MAINTENANCE, REPAIR AND CONTROL OF THE LAKE TOWNSHIP WATER SUPPLY SYSTEM AND ANY EXTENSION THEREOF, FIXING RATES AND CHARGES APPLICABLE TO SAID SYSTEM AND PROVIDING FOR THE COLLECTION THEREOF, ESTABLISHING RULES AND REGULATIONS GOVERNING SAID SYSTEM AND ANY EXTENSION THEREOF, AND PROVIDING PENALTIES FOR VIOLATIONS THEREOF be adopted.

Yeas: Wade Shuler, Elsie Reck, Lawrence Ott, LeRoy Gast.

Nays: None.

The Supervisor declared the ordinance adopted.

The following is Ordinance No. 73-1 as adopted:

AN ORDINANCE PROVIDING FOR THE OPERATION, MAINTENANCE, REPAIR AND CONTROL OF THE LAKE TOWNSHIP WATER SUPPLY SYSTEM AND ANY EXTENSION THEREOF, FIXING RATES AND CHARGES APPLICABLE TO SAID SYSTEM AND PROVIDING FOR THE COLLECTION THEREOF, ESTABLISHING RULES AND REGULATIONS GOVERNING SAID SYSTEM AND ANY EXTENSION THEREOF, AND PROVIDING PENALTIES FOR VIOLATIONS THEREOF.

WHEREAS, pursuant to contract with the County of Berrien, dated as of February 20, 1973, the Township of Lake has undertaken to operate, manage, maintain and repair the "Lake Township Water Supply System" and to establish and collect such rates and charges pertaining thereto as shall be necessary to provide revenues sufficient therefor and for payment of the township's contractual obligations to the county; and

WHEREAS, this ordinance is adopted in order to carry out the township's responsibilities under said contract;

THEREFORE, THE TOWNSHIP OF LAKE, BERRIEN COUNTY, MICHIGAN, HEREBY ORDAINS:

Section 1. DEFINITIONS.

When used in this ordinance, unless otherwise indicated by the context:

1.1 "Township" means the Township of Lake, Berrien County, Michigan.

1.2 "Board" and "Township Board" means the Township Board of said Township.

1.3 "Lake Township Water Supply System," "Water System" and "System" means collectively all plants, work, properties and instrumentalities, as the same shall from time to time exist, which are used or useful in connection with the obtaining of a water supply, the treatment of water, and/or the distribution of water by the township, including specifically the Lake Township Water Supply System as described in the above-mentioned contract between the County of Berrien and the Township.

1.4 "Water Department" means collectively those officials, employees and agents of the township invested by the Board with authority over the system.

1.5 "Main" and "Water Main" means those pipes other than supply pipes and service pipes, used for conveying or distributing water.

1.6 "Service stub" means a pipe tapped into a main and extending thence to and including the curb cock or valve at the property line.

1.7 "Service pipe" means a pipe extending from the property line into premises supplied with water.

1.8 "Premises" means the particular property connected to the system and includes appurtenant land and improvements.

1.9 "Unit" means that measure of potential water consumption equal to the quantity ordinarily consumed by occupants of a residence by a single family of average size and the number of units assigned to any premises or type of premises by the Township Board is designed to represent the potential water consumption thereof as a multiple of the quantity ordinarily consumed by occupants of a residence by a single family of average size as determined from time to time by the Township Board.

Section 2. ORGANIZATION AND MANAGEMENT.

2.1 In pursuance of and within the limits of applicable laws and the said contract with the County of Berrien, the opera-

tion, management, maintenance and repair of the system, including collection and disposition of the revenues thereof, shall be under the immediate supervision and control of the Manager of the Water and Sewer Systems, a qualified non-elective official, who shall be appointed by the Township Board with the approval of the Board of Public Works of the County of Berrien, but subject at all times to the supervisory direction and control of the Township Board, which shall have ultimate responsibility for the system and for enforcement of this ordinance and any additional rules and regulations adopted with respect to the system.

2.2 All officers, employees and agents of the Township Board, insofar as their functions pertain to the system, shall be held strictly accountable for performance of the powers and duties delegated to them, and shall not vary or exceed the authority conferred upon them.

2.3 All revenues of the system shall be deposited in a Water System Revenue Fund as provided in Section 11 of the above-mentioned contract between the Township and the County of Berrien and amounts not required for operating expenses, including Township appropriations and frontage or availability charges, shall be transferred to a 1973 Contract Debt Retirement Fund and used only for the payment of contract obligations to the County.

Section 3. EXTENSION OF MAINS.

3.1 Extension of or changes in water mains may be initiated by the Township Board or by petition from property owners. Petitions for the construction of new mains shall be addressed to the Township Board upon blank forms provided for that purpose. The Township Board may refuse to grant, or may grant the same, and may prescribe the terms and conditions upon which the petition will be granted and may require the written acceptance of such terms and conditions of the petitioners. If the petition is granted, the Township Board will proceed as promptly as practical with the proposed work under the terms and conditions named. The said work will be done at the expense of the property owners unless otherwise stipulated, and any and all extensions shall be subject to the provisions of this ordinance.

3.2 The water mains of said system are under the exclusive control of the Township Board, and all persons other than agents and employees of the Board, are forbidden to disturb, tap, change, obstruct access to, or interfere with them in any way.

3.3 Any persons, firms or corporations installing mains at their own expense shall first submit complete plans and specifications, prepared by a Registered Civil Engineer, for such work, to the Township Board for approval, at which time, the Township Board shall determine the conditions for such installation.

Section 4. SERVICE PIPES AND SUPPLY PIPE CONNECTIONS.

4.1 Before any connection shall be made to any water main, application for same shall be made in writing to the Water Department by the owner on the premises to be served, or by his or her authorized agent, and a tapping permit secured. Such applications shall be made on forms provided by the Water Department. The owner, user, and/or applicant for a water tapping permit by such application implicitly agrees to abide by all rules and regulations of the Water Department in all respects, but more especially with those regarding the responsibility for the payment of water and/or sewer billings.

4.2 All supply and service pipes shall be Type "K" Copper of size and quality as approved by the Water Department. All fittings and connections, underground, shall be approved by the Water Department.

4.3 Water shall be taken and used only through water service pipes under the supervision of the Department and no connection through which water may pass from one property or premises to another shall be permitted even though the ownership of both properties or premises may be the same.

4.4 Excessive or unnecessary use or waste of water, whether caused by carelessness or by defective or leaky plumbing or fixtures, is strictly prohibited. For disregard of, or repeated violation of this requirement, the water may be turned off by the Water Department.

4.5 Service pipes shall be the responsibility of a licensed plumber, or a homeowner exercising his constitutional privilege as provided in Section 141 of the State Plumbing Code, and all the fixtures and attach-

ments put in on the premises in connection therewith, must conform to character, design and quality to the laws of the State of Michigan and the State Plumbing Code as adopted by the Lake Township Board, September 19, 1968.

4.6 All service pipes must be laid with a minimum of five (5) feet of cover, said lines to be inspected before backfill by an inspector from the Township. No new connection will be made until written approval by Township inspector is given to the Water Department.

4.7 A separate gate valve the same size as the meter connections shall be placed on the service pipe on both sides of the meter. Such valves shall be equal in quality to the service cock.

4.8 No service stub of less than three-fourths inch diameter will be permitted. Supply pipes of larger size shall be determined by the Water Department.

4.9 The charges for installation of service stubs and meters shall be as follows and shall be paid when application for service is made:

\$150 for ¾" tap with ¾" x ¾" meter

\$250 for 1" tap with 1" meter

Where the service stub exceeds 60 feet in length, an additional charge of actual cost but not less than \$2.50 per foot shall be made for the excess over 60 feet.

For larger sizes than listed above, the charge shall be the actual cost of installation plus 15% thereof. Upon receipt of the application for service requiring such larger sizes, the Board will make or cause to be made an inspection of the premises and, unless service is rejected for cause, the applicant will be required to deposit with the Board an amount which, in the judgment of the Board is sufficient to cover the charge therefor. The Board will then make the installation and will keep or cause to be kept a detailed record of the cost including machine rental, labor and materials and will add thereto the 15% surcharge to cover the cost of superintendence, etc. If the deposit exceeds such total charge, the excess will be refunded, but if the total charge exceeds the deposit, the balance shall be paid by the applicant before the water is turned on.

4.10 At the time application is made for a water service connection to a building under construction, applicant must pay a flat rate for water usage as determined by the Water Department. Said fee for construction water shall entitle the applicant to water for construction purposes for a period of not more than three months. Where water is provided, without a meter, for construction of a building, any wasting of water, whether caused by carelessness or by defective fixtures is strictly prohibited. For disregard of, or repeated violation of this requirement, the water may be turned off by the Water Department. The water service shall not be turned on again until an agreement is reached between the parties involved.

4.11 No service stub shall be installed when the service pipe is in line with a driveway, tree, fire hydrant, catch basin or other obstruction.

4.12 All service stubs from the main to the lot line shall be put in only by properly authorized employees of the Water Department. Before receiving a permit for a service connection, there must be paid such a sum as required, to cover the expense of furnishing and installing the service stub, curb stop, stop box and meter.

4.13 The water service stub, from the main to the property line, shall be maintained by the Department, but this clause shall not apply to old services installed by private parties. The service pipe from the property line to the premises shall be considered private plumbing and be maintained by the owner of the premises. Failure to keep service pipe in good repair will result in discontinuance of service.

4.14 No person shall interfere in any way with the service stub installed by the department. No person is permitted to turn water on or off at the curb stop except for the purpose of testing his work, in which case the curb stop shall be left in the same condition and position as he found it.

4.15 All Township water used on any premises where a meter is installed must pass through the meter. No by-passing of the meter will be permitted except as provided in Section 7.4.

Section 5. USE OF WATER.

5.1 No steam boiler shall be directly connected to the water service pipe. The owner shall provide a tank of sufficient capacity to afford a supply for at least ten (10) hours, into which the service pipe shall discharge.

5.2 No person shall take or use water from premises other than his own, or of which he has possession.

5.3 Where one ownership of property is occupied by two or more distinct families, or where a business building is occupied by two or more firms or persons, a single charge for water will be made against the owners of the property, for the whole. Provided, however, that a building or buildings under one ownership consisting of several premises may be served by more than one water service and meter upon approval of the Water Department. In multiple meter installations, no master meter will be allowed. When more than one meter is served by one water service, all the meters served by the service must operate from a manifold type arrangement. Failure of one unit in a manifold arrangement to pay for water received will result in a discontinuance of water to that meter.

5.4 Where a building, originally built as a single building or premises and fitted with one service pipe, but capable of being divided by sale or otherwise, has been or may be hereafter subdivided and each subdivision shall be separately owned, the separate division or divisions so made must be connected to the main by separate service pipes within thirty (30) days after such division.

5.5 Where the water has been turned off by the authorized agent of the Township Board for any reason, only Authorized Personnel shall turn it on again. When this rule is violated the water may be turned off at the corporation cock, in which case the owner or occupant shall, before it is again turned on, pay in advance the charges made by the Board for turning the water off and turning it on again.

5.6 No person or persons shall obstruct or interfere in any way with any curb cock, valve or fixture connected with the system by placing in, on or about it, building materials, rubbish, soil, shrubbery, flowers or other hindrances to easy and free access thereto.

5.7 All cross connections, between any type of water supply and municipal water supply are strictly prohibited. In the event a cross connection is discovered the water will be turned off at the curb cock until the cross connection is severed. No direct connection of any type to a sewer line shall be allowed.

5.8 Only approved water conserving type air conditioning units will be allowed. An approved water conserving type shall be one:

a. Which is equipped with cooling tower, atmospheric condenser, spray pond, or other equipment which shall directly or indirectly cool refrigerant, and;

b. Which can use water from the Lake Township Water System only for makeup water to replace water lost by evaporation or by flushing of the equipment, and

c. Which uses an average of less than 12 gallons of water from the Lake Township Water System per hour per ton of cooling capacity when the unit is operating, and

d. Which has no piping connection to allow operation of the air conditioning unit by direct use of water from the Lake Township Water System either in conjunction with or in place of such cooling tower, atmospheric condenser, spray pond, or other recirculating and heat-exchanging equipment.

Section 6. FIRE HYDRANTS.

6.1 Fire hydrants are provided for the use of the Water and Fire Department of the township or by such persons as may be specially authorized by the Water Department.

6.2 No person, firm or corporation shall open or cause to be opened any fire hydrant without first securing a "Permit To Use Fire Hydrant," at the Water Department Office. A deposit of fifty dollars (\$50.00) will be required and a temporary meter will be installed. Such person, firm or corporation must report to the Water Department when such use is terminated, at which time a hydrant inspection will be made and an inspection charge of \$5.00, the cost of the water used, and the cost of repairing the hydrant, if any, shall be deducted from the deposit and the difference (if any) refunded to the depositor. If the deposit is insufficient to cover said costs, the permit holder shall pay the deficit.

6.3 The Township Water Department must approve the type, size of openings, and types of nozzle thread on all hydrants installed on private property served by Township water.

6.4 No person, firm or corporation shall in any manner obstruct or prevent free access to or place or store temporarily or otherwise any object, material, snow, debris, automobile, or structure of any kind within a distance of twenty (20) feet of any hydrant. Any such obstruction when discovered may be removed at

once by the Board at the expense of the person, firm or corporation responsible for the obstruction.

6.5 Hydrants are located within the road right of way or easement and any person, firm or corporation desiring to have a hydrant moved to another location shall bear the complete cost of moving said hydrant.

6.6 Where pipes are provided for fire protection in any premises or where hose connections for fire apparatus are provided on any pipe, each connection or opening on said pipes shall have not less than twenty-five feet of firehose constantly attached thereto, and no water shall be taken or used through such openings or hose for any purpose other than for extinguishing fires, except for the purpose of testing said fire equipment. In such case the test must be conducted under a special permit and under the supervision of the Water Department.

6.7 Each premise to or for which a separate unmetered fire line connection is provided for sprinkler or hydrant service shall pay therefor a quarterly charge as follows:

For 4" service connection, \$50.00

For 6" service connection \$85.00

For 8" service connection \$100.00

No free water shall be supplied to any person, business or governmental agency.

6.8 The Township shall pay for all water used by it at the established rates and may provide for fire hydrant rental to be paid from general funds or assessed against benefiting property within the district. Such rental shall be payable in equal quarterly installments.

Section 7. WATER METERS.

7.1 All service connection except separate fire connections shall be metered and shall pay for water at the rate established by the Township Board. In no case will water be supplied, except for temporary use with Water Department approval, at other than the established water rate.

7.2 The service stub and meter, installation charge for which provision is made in Section 4.9, shall include the cost of the water meter furnished by the Water Department and the installation thereof, but such meter shall remain the property of the department and will at all times remain under its control. The meter couplings or flanges will be furnished by the department. The maintenance of the meter will be the obligation of the department, provided, that where replacements, repairs or adjustments of the meter are made necessary by the act, neglect or carelessness of the owner or occupant of any premises, the expense to the department caused thereby may be charged against and collected from the owner or occupant of the premises. The Township may elect to install meters with outside readers and increase charges specified in 4.9 hereof to cover the additional cost.

7.3 All meters shall be set horizontally in dry, clean, sanitary places, perfectly accessible, "no less than 12" from floor level or more than 24" from floor level, with a minimum of 6" from any wall, 12" from top for reading purposes to immovable object, with a gate valve on both sides of the meter, and where a small leak or the spilling of water will do no damage.

7.4 By-passes are required on all 1½" and larger meter installations. By-passes will not be allowed on 1" meters or smaller.

7.5 All services 1½" or larger must have a tee between the meter and outlet valve, to be used for testing the water meter without its removal. The size of the side opening of this tee shall be 1½" for 1½" service pipes, 2" for all service pipes up to and including 4", 3" for all larger service pipes. The side opening of such tee shall be plugged and sealed.

7.6 The owner of any premises where a meter is installed shall be held responsible for its care and protection from freezing or damage by hot water and from injury or interference by any person or persons.

7.7 If a meter fails to function or to register, the consumer will be charged at the average quarterly consumption, as shown by the meter when in order. The accuracy of any meter installed in any premises will be tested by the Water Department upon request of the customer, who shall pay in advance a fee of five (\$5.00) dollars to cover the cost of the test. If, on such test, the meter shall be found to register over five per cent more water than actually passes through it, another meter will be installed and the fee of \$5.00 will be refunded to the customer, and the water bill may be adjusted as hereinafter provided.

7.8 All persons are forbidden

to interfere with or move a water meter from any service connection without first receiving permission from the Water Department. No person shall remove or break any seal on meters or by-pass valves.

Section 8. INSPECTION AND INSPECTORS.

8.1 Inspectors, foremen and employees of the Township Board whose duty it may be to enter upon private premises to make inspection and examination of the pipes, fixtures or attachments used in connection with the water supply, will be provided with a badge or such other credentials as the board may deem proper to identify them as authorized agents of the department. No inspector, foreman, or other employee of the Board shall be entitled to enter upon any private premises, unless he carries and exhibits such badge or credentials.

8.2 Any officer, inspector, foreman, or other authorized employee of the Township Board shall, upon the presentation of the badge or other credentials provided for in the next preceding section, have free access at all reasonable hours to any premises supplied with water for the purpose of making any inspection thereof, including the examination of the entire water supply and plumbing system upon said premises. No person shall refuse to admit any authorized inspector and employee of the Board for any such purpose. In case any authorized employee be refused admittance to any premises, or being admitted shall be hindered or prevented in making such examination, the Township Board may turn off the water from said premises after giving twenty-four hours notice to the owner or occupant of said premises.

8.3 No person not an authorized officer or employee of the Township Board shall have or wear or exhibit any badge or credential of the Board. It shall be the duty of each and every officer and employee of the Board upon resignation or dismissal, forthwith, to surrender and deliver to the Board at its office all badges and credentials of the Township Board.

Section 9. WATER CONSUMPTION RATES.

9.1 A minimum quarterly water consumption charge shall be made for water furnished to each premises connected to the system.

(a) In cases of multiple dwellings or multiple commercial premises served by only one service line and meter, such minimum quarterly charge shall be \$6.00 for each separate residential or commercial occupancy of the premises, which charge shall permit quarterly usage of 10,000 gallons of water for each such separate occupancy without further charge.

(b) In all other cases, such minimum quarterly charge shall be computed on the basis of meter size as set forth below, which charge shall permit quarterly usage of the specified quantity of water without further charge, to-wit:

Meter Size	Min. Chg.	Water Usage Permitted Gallons
¾" or 1"	\$ 6.00	10,000
1"	9.00	15,000
1½"	29.00	25,000
2"	30.00	25,000
3"	50.00	25,000
4"	75.00	25,000
6"	100.00	50,000
8"	150.00	100,000

9.2 Should more water be consumed by any premises in any quarter than the quantity permitted for the minimum charge as specified above, then an additional water consumption charge shall be made for all water consumed in excess of those specified quantities, as follows:

For the first 1,000,000 gallons, 60 cents per 1000 gallons

For all over 1,000,000 gallons, 50 cents per 1000 gallons

9.3 The water consumption rates set forth in this section shall become effective as to each premises upon its connection to the system.

Section 10. DEBT SERVICE CHARGE.

(None)

Section 11. AVAILABILITY OR FRONTAGE CHARGES.

11.1 Each residential premises abutting on the water lines in the district shall pay an availability or frontage charge of \$300.00 in cash at the time application for service is made, provided that if the frontage served by such lines exceeds 100 feet, the charge shall be increased at the rate of \$5.00 for each front foot in excess of 100.

Commercial or industrial property served with a line of 8" or larger diameter shall pay an availability or frontage charge of \$500.00 for each premises with \$5.00 per front foot on the excess over 100 feet occupied.

If the described residential premises includes more than 1 dwelling unit, an additional trunkage connection charge of \$100.00 shall be charged for each additional unit.

Side yards or land depths under 150 feet will not be counted in frontage calculations.

11.2 Availability or frontage charges shall increase each year as follows:

	Residential		Commercial & Industrial	
	Under 100'	Over 100'	Under 100'	Over 100'
Jan. 1, 1975	\$320.00	\$5.00 ft.	\$530.00	\$ 8.50 ft.
Jan. 1, 1976	340.00	560	560.00	9.00
Jan. 1, 1977	360.00	590	590.00	9.50
Jan. 1, 1978	380.00	620	620.00	10.00
Jan. 1, 1979	400.00	650	650.00	10.50

11.3 Each premises upon which a dwelling or other building is constructed, after the effective date of this ordinance, shall connect to the Township Water Supply System and pay service stub charges and availability or frontage charges as provided in Sections 4.9 and 11 and a trunkage connection fee of \$100.00 per unit.

11.4 Premises hereafter connected to water mains financed by land developers or property owners by special assessments or otherwise shall pay in addition to the service stub fee a trunkage connection fee of \$100.00 for each premises, mobile home, apartment or other household unit or its equivalent as defined in Section 1.9. The amounts must be paid in cash prior to installation of service.

11.5 Premises now connected to water lines which are to be taken over by the Lake Township system shall pay a charge equal to the service stub charge specified in Section 4.9 which will include the cost of an approved meter. If the premises presently has an acceptable meter, the charge may be reduced to \$100.00. The Township Board may determine an availability or frontage charge to be paid by customers not fronting on a water main based upon the area of the property to be served and the quantity of water required provided that credit for the frontage charge will be made against future construction specially assessed for water benefits.

11.6 Existing water lines which do not meet Township standards may be replaced before water is delivered to the present users and the cost charged against the benefiting property.

Section 12. COLLECTION OF RATES AND CHARGES.

12.1 Rates and charges shall be billed and collected quarterly or oftener as determined by resolution of the Township Board. Failure to receive a bill shall not excuse failure to pay the bill when due. Bills shall be due and payable, without discount, at such times as the Township Board shall determine, but not more than 20 days after rendered, and such due date shall be indicated on the face of each bill. If any bill is not paid when due, then a penalty of 10% shall be added thereto. If such bill is not paid within 30 days after due, a shut-off notice shall be sent to the customer, and if the bill is not paid within the time stated in the notice (which shall be not more than an additional 30 days), then all water service to the premises shall be discontinued. An additional penalty of Two Dollars (\$2.00) shall then be charged and shall be paid together with all unpaid charges before service shall be restored.

12.2 Service stub installation charges, availability or frontage charges and trunkage connection charges shall be the obligation of the owner of the premises served. Consumption charges shall be the obligation of both the owner and the occupant of the premises. All such installation, availability, trunkage and consumption charges may be collected by personal action against any person liable therefor and shall, in addition, be a lien upon the premises served. Any charges which, on September 1 of each year, have been delinquent for 30 days or more shall be certified to the next Township tax roll as provided by Act 188 of 1954, together with a penalty of 6% on such delinquent amount, against the premises served and shall be collected and said lien enforced in the same manner as provided in respect to Township taxes assessed on said roll.

Section 13. GENERAL PROVISIONS.

13.1 Should it become necessary to shut off the water from any section of the system because of accidents or for the purpose of making repairs or in case of construction, the Township Board will endeavor to give timely notice to the consumers affected thereby, and will, so far as practical, use its best efforts to prevent inconvenience and damage arising from any such causes, but failure to give such notice will not render the Township Board

responsible or liable for damages that may result therefrom, or from any other cause.

13.2 Whenever notice is required to be given hereunder, the same may be given, either by personal service of a notice in writing to the person, firm or corporation to be notified; or by sending an employee of the Board to the premises with a

written or printed notice, which shall be served on the person, firm or corporation to be notified or in case it is impossible to make such service at that time, the same may be posted in some conspicuous place on the premises; or by enclosing a copy thereof in an envelope with postage prepaid, plainly addressed to the person, firm or corporation to be notified, at the post office or residence address of such person, firm or corporation, as the same appears on the books of the Board, and depositing the same in any United States Post Office; such notice so given shall be conclusively deemed to have been given at the time of such depositing.

13.3 If any one or more provisions of this ordinance shall ever be held by any Court of competent jurisdiction to be invalid or unenforceable for any reason, the remaining provisions hereof shall nevertheless be continued in full force and effect, it being expressly recited and declared that such remaining provisions would have been enacted despite the invalidity of such provision or provisions so held to be invalid.

13.4 Any person, firm or corporation violating any of the provisions of this ordinance, upon conviction thereof shall be fined a sum of not less than Ten (\$10.00) Dollars, and not exceeding One Hundred (\$100.00) Dollars, plus costs, and in the imposition of such fine and costs, the Court may, make a further sentence that in default of the payment of the fine and costs imposed the offender be confined in the County Jail of Berrien County for any period not exceeding ninety (90) days, or both such fine and imprisonment in the discretion of the Court.

13.5 This ordinance shall be published by insertion of the same in some newspaper having general circulation within said Township once within one week from the date of passage and shall take effect on its publication. An affidavit setting forth the fact and manner of such publication shall be filed with and made a part of the record of the Township Clerk.

13.6 Any and all ordinances and resolutions heretofore adopted, inconsistent herewith, are hereby repealed to the extent that the provisions thereof are inconsistent with the provisions hereof.

Passed this 18th day of April, 1973.

Ayes: Wade Shuler, Elsie Reck, Lawrence Ott, LeRoy Gast.

Nays: None.

BY ORDER OF THE LAKE TOWNSHIP BOARD.

Elsie Reck Clerk

Wade Shuler Supervisor

STATE OF MICHIGAN ) ss

COUNTY OF BERRIEN )

I, the undersigned, Township Clerk of the Township of Lake, Berrien County, Michigan, do hereby certify that Ordinance

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5-6-73